FEB 2 5 2010 5	aperwork Reduction Act of 1995, no pers	U.S cons are required to respond to a co	<ol> <li>Patent and Trademark Office ollection of information unless</li> </ol>	if displays a valid OMB control nu	
TRADEMARK ON	ETITION FOR EXTENSION (		·	Docket Number (Optional)	
				<u> </u>	
		In re Application of			
			Filed 06/23/06		
		For Substances that Enhance Recall & Lucidity			
		Art Unit 1617	Examiner	Kara McMillian	
(months) und the provision	uest for an extension of time of der 37 CFR 1.136(b) in this pends as of 37 CFR 1.136(a); however s required. The reasons for requ	ding application. An extens , additional time to respond	l may still be granted ι	(days), (weeks), lable in this application ununder the patent statute. No	
		٠,			
				•	
		•			
AND DATE DOLLT OF					
/2010 RMEBRAHT OC					
: 2252	245.00 OP		:		
İ					
	: Mark Tinhan.		02/1		
	Signature  Mark Lenhart		Da		

This collection of information is required by 37 CFR 1.136. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 30 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.